## IN THE UNITED STATES DISTRICT COURT FOR THE EASTERN DISTRICT OF VIRGINIA Richmond Division

ANN RUBIO	O,	
	Plaintiff,	
v.		Civil Action No. 3:10CV00464-HEH

MIDLAND CREDIT MANAGEMENT, et al.,

Defendants.

## **INITIAL PRETRIAL ORDER**

At a pretrial conference held on September 9, 2010, this action was set for trial by a jury on <u>January 31</u>, 2011, at nine-thirty o'clock (9:30), a.m.

- 1. The Scheduling Order and Pretrial Schedule A previously issued in this action shall remain in effect.

Case 3:10-cv-00464-HEH Document 10 Filed 09/09/10 Page 2 of 2

designated discovery will ordinarily be decided at trial unless counsel requests that a specific

objection be resolved at the Final Pretrial Conference.

No witness, exhibit or discovery material not included in the Final Pretrial Order

will be permitted to testify or be admitted at trial, except as to non-expert witnesses,

exhibits or discovery material offered solely as rebuttal evidence or for impeachment.

It shall be the responsibility of counsel for plaintiff(s) to assemble and distribute to

all other counsel a draft of the Final Pretrial Order in sufficient time to allow completion

before the Final Pretrial Conference. Counsel shall resolve disagreements on the content of

the Final Pretrial Order and shall present a clean final version thereof at the Final Pretrial

Conference. Failure to comply with the requirements of this paragraph may result on the

imposition of sanctions pursuant to Fed. R. Civ. P. 16(f).

If no Final Pretrial Conference is to be held, the Final Pretrial Order shall be

presented for entry by 5:00 p.m. two (2) business days before the commencement of

trial.

It is so ORDERED.

W

/s/

Henry E. Hudson

United States District Judge

Richmond, Virginia

Date: 5 20/0

Page 2